# Office of Chief Counsel Internal Revenue Service

# memorandum

CC:LM:FSH:MAN:3+TL-N-2389-01

**EPFlores** 

BY FACSIMILE AND REGULAR MAIL

date: April 10, 2001

to: Paul Rinaldi, Territory Manager, Heavy Manufacturing, Construction

and Transportation

Attention: Bohdan Pylypiw

from: Area Counsel (Financial Services) (Area 1-Manhattan)

subject:

formerly known as

Income Tax

Taxable Year Ending

Consent to Extend the Statute of Limitations

Statute of Limitations Expires

UIL NO. 6501.08-17

This memorandum is our response to your request for advice as to who is the proper party to execute a consent to extend the statute of limitations (the "consent") on behalf of the

consolidated group

formerly known as

for the taxable year . This memorandum

should not be cited as precedent.

Our advice is based on the facts provided by you and that are set forth in this memorandum. The advice in this memorandum is conditioned on the accuracy of the facts you presented to us¹. If you determine that these facts are incorrect, you should not rely on this advice.

This advice is subject to National Office review. That review might result in modifications to the conclusions contained herein. We will contact you to discuss the National Office's comments, if any, as soon as we hear from that office, which should be in approximately 10 days. In the meantime, you should consider the conclusions contained in this memorandum as preliminary.

We also incorporated the facts that you previously provided to us when you asked for similar advice for the taxable years

As a preliminary matter, we recommend that you review the rules in the IRM. Specifically, IRM 121.2.22.3 requires the use of Letter 907(DO) to solicit the extension, and IRM 121.2.22.4.2 requires use of Letter 929(DO) to return the signed extension to the taxpayer. You should retain dated copies of both letters in the case file as directed. When the signed extension is received from the taxpayer, the responsible manager should promptly sign and date it in accordance with Treas. Reg. § 301.6501(c)-1(d). The AIMS/Processing Handbook (IRM 104.3) provides the procedures for processing consents to extend the statute of limitations on assessment. The manager must also update the statute of limitations in the continuous case management statute control file and properly annotate Form 895 or equivalent. This includes Form 5348. In the event an extension becomes separated from the file or lost, these other documents would become invaluable to establish that the taxpayer agreed to extend the statute of limitations.

Please note that Section 3461 of the Restructuring and Reform Act of 1998, codified in I.R.C. section 6501(c)(4)(B)<sup>2</sup>, requires the Internal Revenue Service (the "Service") to advise taxpayers of their right to refuse to extend the statute of limitations on assessment, or in the alternative, to limit an extension to particular issues or for specific periods of time, each time that the Service requests that the taxpayer extend the limitations period. To satisfy this requirement, you may provide Pub. 1035, "Extending the Tax Assessment Period," to the taxpayer when you solicit the Form 872. Alternatively, you may advise the taxpayer orally or in some other written form of the \$ 6501(c)(4)(B) requirement. In any event, you should document your actions in this regard in the case file.

#### ISSUE:

Who is the proper party to execute a consent to extend the statute of limitations (the "consent") on behalf of the consolidated group formerly known as for the taxable year ?

<sup>&</sup>lt;sup>2</sup> All references to "section" or "§" are to the Internal Revenue Code in effect during the year in question.

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# FACTS:

This consolidated group has been subject to numerous name changes and reorganizations. A summary of the relevant events is shown below:

Divestiture of consolidated group (

separate groups:		) into three
(1) EIN		·
(2)		
(3)	•	
companies to its existing sharehoreorganization is as follows:	issued new stock in olders. The result	
Name of Consolidated Group	E	[N
(" ") with the following		
three subsidiaries:		
(1)	')	
(2)		
(3) now known as	<b>=</b>	

 $<sup>^{3}</sup>$  We do not have an EIN for this entity.

<sup>4</sup> We do not have an EIN for this entity.

Divestiture of the consolidated group in a qualified tax-free spin off under § 355. See Private Letter Ruling Step 1: In order to separate from the consolidated group, forms a new domestic corporation, EIN Step 2: forms a new domestic subsidiary, EIN merges out of Step 3: existence into Step 4: transfers all of its assets, except its stock in in exchange for shares of , to s assumption of s stock and related liabilities<sup>5</sup>. transfers all of its assets, except the stock of and miscellaneous headquarters assets, to in exchange for all shares of and assumption of related liabilities. distributes its stock in Step 6: pro rata to its existing shareholders. Step 7: changes its name to

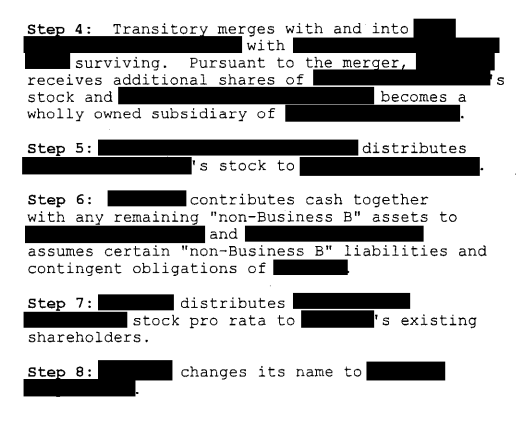
incurred these liabilities in the ordinary course of business and such liabilities are associated with the subject assets.

The result of this reorganization is as follows:

Name of Consolidated Group	EIN
with the following subsidiaries:	
(1)	
formerly	
(1)formerly	
" ) <sup>6</sup>	wholly owns
Step 1: its subsidiaries to subsidiaries to	distributes certain of and distributes these
Step 2: inc EIN as a wholly owned do	orporates (" ") mestic subsidiary.
Step 3: owned domestic subsi	incorporates a wholly diary (" ")7.

<sup>&</sup>lt;sup>6</sup> <u>See</u> Private Letter Ruling . We also looked at the taxpayer's request for this Private Letter Ruling. The copy that you gave to us did not include Exhibits B, F and G. We were unable to secure copies of these exhibits from the authors of the Private Letter Ruling. You should attempt to get these exhibits from the taxpayer.

We have no information on the actual name of this corporation.



#### DISCUSSION:

## A. Proper Caption

Under § 6501(c)(4), the Service and a taxpayer may consent in writing to an extension of the time for making an assessment if the consent is executed before the expiration of the normal period of assessment or the extension date agreed upon in a prior extension agreement between the parties. In order to extend the period for assessment in the case of a corporate return, a consent must be executed by a duly authorized officer of the proper corporation. Under Treas. Reg. § 1.1502-77, the common parent is the sole agent for the subsidiaries in all matters relating to the tax liability for the consolidated return years, except for matters specifically excluded by the regulations. Since the authority to sign a consent to extend the statute of limitations on assessment is not excluded under the regulations, the common parent is the sole agent and must sign the consent.

The common parent remains the agent for the members of the group for years during which it was the common parent as long as it remains in existence even where a member leaves the group or even if the group terminates. Treas. Reg. § 1.1502-77(a); Craigie v, Inc. v. Commissioner, 84 T.C. 466 (1985) (the fact that petitioner-corporation ceased to be a member of the consolidated group did not sever the agency relationship; the

former common parent's execution of a waiver was valid and binding upon petitioner-corporation even after it left the group).

Under these rules, the common parent is the highest tier domestic corporation. Prior to the corporate reorganization, EIN was the highest tier domestic corporation. This entity, now known as is the proper party to sign the consent to extend the statute of limitations for assessment.

is the same entity as the old common parent, formerly known as even though it changed its name. This company is the former common parent with the same employer identification number and it continues to exist with assets of its own. Treas. Reg. § 1.1502-77(a) and (c).

Therefore, the name of the taxpayer on the consent form should read as follows:



Insert the following at the bottom of the first page of the consent:

\*This is with respect to the consolidated tax liability of (EIN consolidated group for the taxable year ended .

### B. Proper Individual To Sign The Consent

Under § 6061, any return, statement or other document made under any internal revenue law must be signed in accordance with the applicable forms or regulations. In the case of corporate returns, § 6062 provides that a corporation's income tax return shall be signed by the president, vice-president, treasurer, assistant treasurer, chief accounting officer or any other officer duly authorized to act. The regulations under § 6501(c)(4) do not specify who may sign consents executed under this section. Accordingly, the Service will apply the rules applicable to the execution of the original returns to the execution of consents to extend the time to make an assessment. Rev. Rul. 83-41, 1983-1 C.B. 349, clarified and amplified, Rev. Rul. 84-165, 1984-2 C.B. 305. Under Treas. Reg. § 1.6062-1, returns that are required to be made by corporations under the provisions of subtitle A or subtitle F of the Internal Revenue Code for any tax imposed by subtitle A shall be signed by the

president, vice-president, treasurer, assistant treasurer, chief accounting officer, or any other officer duly authorized to sign such returns. Therefore, any such officer of formerly known as is authorized to sign the consent and the name of this entity should be typed/written next to the term "Corporate Name" in the consent's signature blocks.

# C. Transferee Liability

We also recommend that you secure Form 2405, transferee liability agreement, and Form 977, consent to extend the time to assess transferee liability, from now known as assets. It is not liable as a matter of law as the transferee of because:

- 1. gave full value for the assets of in the form of stock. Mertens §§ 53.16, 53.22.
- did not agree to assume liability for debts and did not deliver its stock directly to shareholders. Therefore, there is no indicia of fraud. Mertens § 53.22.

To the extent that subsequent spin-off of the insolvent, the stock might have rendered shareholders rather than bear the potential transferee liability. Mertens § 53.16. and/or may be held liable as a transferee of , one of the shareholders of . Mertens merged out of existence into became liable for its debts. Mertens \$ 53.18. Depending upon the applicable state law, there is some question about whether the successor by merger becomes primarily liable for the tax obligations of the now defunct corporation or becomes liable as a transferee. Because of the potential transferee liability consequence, it would be prudent to secure an agreement on Forms 2045 and 977 from that it is a transferee of is the owner of the stock and since s admission of assets of transferee liability in exchange for the Service's agreement not to proceed immediately against

of The other two shareholders were (now a subsidiary of now known as (a subsidiary of ).

provide a so	ource of col	lecting a	any taxe:	s for w	nich		
	may be	e liable.	Southe:	rn Paci:	fic Transp	<u>oortat</u>	tion
v. Commissio	oner, 84 T.C	. 387 (19	985). Oi	n Forms	977 and 2	2045,	the
name of the	transferee	should re	ead as fo	ollows:			
	formerly kr	lown as					
EIN	. On For	m 2045, t	the name	of the	transfer	or is	
	, EIN	I					

#### CONCLUSION:

You should secure consents using the captions indicated in this memorandum. Furthermore, any such officer of the entities described above, as described in Treas. Reg. § 1.6062-1, is authorized to execute the consents for the subject taxable year for the subject consolidated return. If you have any questions, please call Lisa Flores at 212-264-5473 extension 232.

This writing may contain privileged information. Any unauthorized disclosure of this writing may have an adverse effect on privileges, such as the attorney client privilege. If disclosure becomes necessary, please contact this office for our views.

ROLAND BARRAL Area Counsel (Financial Services: Manhattan)

By:				
	ELIZABETH	P.	FLORES	
	Attorney			